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8 GOOGLE LLC,
9 Plaintiff,
10 v.
11 SONOS, INC.,
12 Defendant.

Case No. [20-cv-06754-WHA](#) (DMR)

**ORDER RE: JANUARY 20, 2022 JOINT
DISCOVERY LETTER**

Re: Dkt. No. 110

13 Plaintiff Google LLC (“Google”) and Defendant Sonos, Inc. (“Sonos”) filed a joint
14 discovery letter on January 20, 2022 in which Google moves for an order compelling Sonos to
15 produce its agreement with third-party DEI Sales, Inc. (“DEI”) and documents related to any
16 revenue received by Sonos as a result of the agreement. [Docket No. 110.] Sonos does not
17 oppose the relief requested but represented to Google that the agreement contains a confidentiality
18 provision that prevents Sonos from voluntarily producing the requested materials and that DEI has
19 refused to consent to production. Jt. Letter 1, 3.

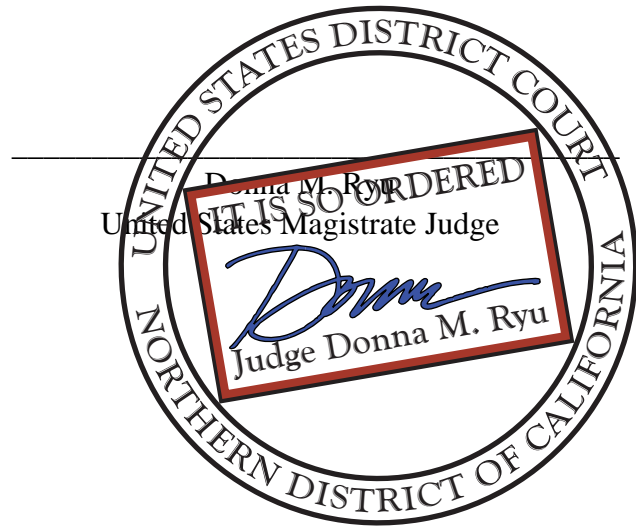
20 Google cites what appears to be Section XI of the parties’ stipulated protective order,
21 which governs “[a] non-party’s protected material sought to be produced in this litigation.” That
22 provision sets forth a procedure that governs “[i]n the event that a Party is required, by a valid
23 discovery request, to produce a Non-Party’s confidential information in its possession, and the
24 Party is subject to an agreement with the Non-Party not to produce the Non-Party’s confidential
25 information.” [See Docket No. 92 at 22.]

26 Neither party addresses whether Sonos complied with the procedure set forth in Section XI
27 of the stipulated protective order. By no later than January 27, 2022, the parties shall file a joint
28 letter that does not exceed one page stating whether and when Sonos complied with Section XI or

1 explaining why that procedure does not apply to the discovery at issue.

2 **IT IS SO ORDERED.**

3 Dated: January 24, 2022



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United States District Court
Northern District of California